

**IN THE UNITED STATES DISTRICT COURT OF THE VIRGIN ISLANDS
DIVISION OF ST. THOMAS AND ST. JOHN**

THOMAS F. FRIEDBERG & SARAH L. BUNGE,

Plaintiffs,

v.

DAYBREAK, INC. dba HUBER &
ASSOCIATES,

Defendant.

ACTION NO. 3:19-cv-0053-RAM-EAH

JURY TRIAL DEMANDED

**NOTICE OF SERVICE OF
PLAINTIFFS' AMENDED NOTICE OF DEPOSITION AND REQUEST FOR
PRORUCTION**

PLEASE TAKE NOTICE that on April 17, 2025, Plaintiffs did serve an Amended Notice of Deposition and Request for Production as follows:

Deponent	Date	Time	Location
Barry Huber	April 28, 2025	11:00 am EDT 8:00 am PDT	Zoom – Court reporter to provide link

Dated : April 17, 2025

LAW OFFICES OF FRIEDBERG & BUNGE

By: /s/ THOMAS F. FRIEDBERG, ESQ.

THOMAS F. FRIEDBERG, ESQ.(VI#1006)

Attorneys for Plaintiffs THOMAS F.

FRIEDBERG & SARAH L. BUNGE

**THE LAW OFFICES OF FRIEDBERG &
BUNGE**

1005 ROSECRANS STREET, SUITE 202

PO BOX 6814

SAN DIEGO, CALIFORNIA 92166

TEL : (619)557-0101

FAX : (619)557-0560

E-mail : ["tom@lawofficefb.com"](mailto:tom@lawofficefb.com)

F&B v. Daybreak

USCD Case No. 3:19-cv-0053-RAM-EAH

Notice of Service of Amended Notice of Deposition and Request for Production

April 17, 2025

Page 2

CERTIFICATE OF SERVICE

I hereby certify that on this 17th day of April 2025, a true and correct copy of **PLAINTIFFS' AMENDED NOTICE OF DEPOSITION AND REQUEST FOR PRODUCTION** was filed with the CM/ECF system which will provide notice to the following:

Jeffrey C. Cosby, Esq.
Florida Bar No. 967981
Service to: eservice@wlclaw.com
Attorney for Defendant Daybreak Inc
Williams, Leininger & Cosby, P.A.
301 SE Ocean Blvd., Suite 205
Stuart, FL 34994
Telephone: 772-463-8402
Facsimile: 772-463-4820

Andrew C. Simpson
ANDREW C. SIMPSON, PC
2191 Church St., Ste. 5
Christiansted, VI 00820
TEL : 340.719.3900
E-MAIL : asimpson@coralbrief.com

/s/ *THOMAS F. FRIEDBERG*
THOMAS F. FRIEDBERG